

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF OHIO
EASTERN DIVISION - YOUNGSTOWN

IN RE:
Craig E. Ballmer
Debtor
)

)
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) CASE NO. 09-44222
)

) CHAPTER 7
)

) JUDGE Kay Woods
)

)
)

NOTICE OF AMENDED MOTION FOR RELIEF FROM STAY AND ABANDONMENT

PROPERTY: 2005 Chevrolet Impala (VIN# 2G1WF52EX59139489)

JP Morgan Chase Bank NA, has filed papers with the Court for Relief from the Automatic Stay and Abandonment in this bankruptcy case.

Your Rights May Be Affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.)

If you do not want the Court to grant relief from the automatic stay, or if you want the Court to consider your views on the Amended Motion, then on or before **December 31, 2009**, you or your attorney must:

File with the Court a brief written statement of reasons in opposition to the Amended Motion, a list of authorities upon

which respondent relies, and, if appropriate, copies of all documentary evidence which respondent intends to submit in opposition to the Amended Motion in addition to the Affidavits required or permitted by the Federal Rules of Civil Procedure, at:

Clerk of Courts
United States Bankruptcy Court
10 East Commerce Street
Youngstown, Ohio 44503-1621

If you mail your response to the Court for filing, you must mail it early enough so that the Court will receive it on or before the date stated above. You must also mail a copy to:

REIMER, ARNOVITZ, CHERNEK & JEFFREY CO., L.P.A.
2450 Edison Blvd., Twinsburg, OH 44087
Cynthia A. Jeffrey, Esq.
Edward A. Bailey, Esq.
Faye D. English, Esq.

Attend the hearing scheduled to be held on **January 7, 2010** at **9:30 a.m.** at Youngstown, 10 East Commerce Street, Youngstown, Ohio, 44503-1621.

If you or your attorney do not take these steps, the Court may decide that you do not oppose the relief sought in the Amended Motion and may enter an Order granting that relief.

Date: November 27, 2009

/s/ Cynthia A. Jeffrey
REIMER, ARNOVITZ, CHERNEK &
JEFFREY CO., L.P.A.
BY: Cynthia A. Jeffrey #0062718
BY: Faye D. English #0075557
BY: Edward A. Bailey #0068073
P.O. Box 968
Twinsburg, Ohio 44087
Phone: 330-425-4201
Fax: 330-425-2155
Attorneys for Movant

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that on November 27, 2009 copies of the foregoing Notice authorizing Abandonment and Relief from Stay were served on the following registered CM/ECF participants, electronically through the Court's transmission facilities at their email addresses listed on the COURTS ELECTRONIC MAIL NOTICE LIST.

1. Office of the U.S. Trustee
Served via: (registered address)@usdoj.gov
2. Michael D. Buzulencia, Trustee
Served via: buzulenciatrustee@mahoningvalleylaw.com
3. Robert P. Safos, Esq.
Served via: attyrsafos@aol.com

I hereby certify that the following were served by mailing on November 27, 2009 the same by ordinary U.S. mail, postage prepaid, to the persons listed below:

1. Craig E. Ballmer, Debtor
3761 Robert Frost Drive
Youngstown, Ohio 44511

/s/ Cynthia A. Jeffrey

REIMER, ARNOVITZ, CHERNEK &
JEFFREY CO., L.P.A.
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